. 1	SUSAN M. HACK, ESQ. (Bar No. 145347)					
2	HIGGS, FLETCHER & MACK LLP 401 West A Street, Suite 2600					
3	San Diego, CA 92101-7913 TEL: 619.236.1551					
4	FAX: 619.696.1410					
5	Attorneys for Defendant MENU FOODS HOLDING, INC.		. ·			
6	Case 3:07-cv-00706-JAH-C	AB Document 1	: 18 Filed 05/10/2007 Pa	age		
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9	SOUTHERN DIST	RICT OF CALIFO	DRNIA			
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. 11	DIANE SWARBERG, individually and on	CASE NO. 07cv	0706 JAH (CAB)			
12	behalf of all others similarly situated,	NOTICE OF ERRATA				
13	Plaintiffs,		11			
14	V.		Hon. John A. Houston Not Set			
15	MENU FOODS HOLDING, INC., THE IAMS COMPANY, and					
16	DOES 1 through 100, inclusive,	Turing Laboratory and the second seco				
17	Defendants.					
18	NOTICE IS HEREBY GIVEN THAT:					
19	On April 18, 2007, MENU FOODS HO	OLDING, INC. ("M	IENU FOODS") filed and			
20	served a Notice of Removal of Action with the United States District Court.					
21	///					
22	///					
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HIGGS, FLETCHER & MACK LLP	805592.1	·				
ATTORNEYS AT LAW .			07 CV 0706 JAH (CA	B)		

1	On Page 4, Line 8 of said removal petition, it is stated that MENU FOODS is a Delaware						
2	corporation with its principal place of business in "Streetsville, Ontario, Canada." In place and in						
3	stead of "Streetsville, Ontario, Canada" should be "Pennsauken, New Jersey." MENU FOODS is						
4	a Delaware corporation with its principal place of business in Pennsauken, New Jersey.						
5	DATED AC 10 0007						
6	DATED: May 10, 2007 HIGGS, FLETCHER & MACK LLP Case 3:07-cv-00706-JAH-CAB Document 18 Filed 05/10/2007 Page 2 of 4						
. 7							
8	By:/s/Susan M. Hack SUSAN M. HACK, ESQ.						
9	Attorneys for Defendant MENU FOODS HOLDING, INC.						
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HIGGS, FLETCHER & MACK LLP ATTORNEYS AT LAW SAN DIEGO

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1	SUSAN M. HACK, ESQ. (Bar No. 145347)							
2	HIGGS, FLETCHER & MACK LLP 401 West "A" Street, Suite 2600							
3	San Diego, CA 92101-7913 TEL: 619.236.1551							
4	FAX: 619.696.1410							
5	Attorneys for Defendant MENU FOODS HOLDING, INC.							
6	Case 3:07-cv-00706-JAH-C	AB	Document 18	Filed 05/10/2007	Page 3 c			
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. 8	UNITED STATES DISTRICT COURT							
9	SOUTHERN DISTRICT OF CALIFORNIA							
10								
11	DIANE SWARBERG, individuall and on	LCA	SE NO. 07cv0706	IAH (CAR)				
12	behalf of all others similarly situated,		OOF OF SERVI	` ,				
13	Plaintiffs,		AIL/ELECTRON					
14	v.	TR	IAL DATE: No l	Date Set				
15	MENO FOODS HOLDING, INC., THE JAMS COMPANY, and DOES 1 through							
16	100, inclusive,							
17	Defendants.		, , , , , , , , , , , , , , , , , , ,					
18		J						
19	I, the undersigned, declare:							
20	I am a resident of the State of California and over the age of eighteen years, and not a							
21	party to the within action; my business address is 401 West "A" Street, Suite 2600, San Diego,							
22	California 92101. On May 10, 2007, I served the within documents:							
23	NOTICE OF ERRATA							
24	on the interested parties in this action, by placing true copies thereof in a separate							
25	envelope addressed to each addressee, respectively, as follows:							
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CHER 8								

HIGGS, FLETCHER & MACK LLP ATTORNEYS AT LAW SAN DIEGO

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(BY ELECTRONIC FILING): I am familiar with the United States District Court, Southern District of California's practice for collecting and processing electronic filings. Under that practice, documents are electronically filed with the court. The court's CM/ECF system will generate a Notice of Electronic Filing (NEF) to the filing party, the assigned judge, and any registered users in the case. The NEF will constitute service of the document. Registration as a CM/ECF user constitutes consent to electronic service through the court's transmission facilities. Under said practice, the following CM/ECF users were served:

SERVED VIA.U.S. MAIL: Case 3:07-cv-00706-JAH-CAB ELECTRONICALITY REGISTERED:

ATTORNEYS FOR PLAINTIFF DIANE SWARBERG

Jeffrey B. Cereghino, Esq. Steven R. Weinmann, Esq. BERDING & WEIL LLP 3240 Stone Valley Raod West Alamo, CA 94507

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(213)955-9400 Email: dhowarth@howarth-smith.com

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on May 10, 2007, at San Diego, California.

DIANA ZOTTOLO

Higgs, Fletcher Mack LLP

ATTORNEYS AT LAW

SAN DIEGO